



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

WILLIAM J. EDINGER

Application No.: 10 /767,119

01/28/2004

Group No.: Examiner:

1723

Ana M. Fortuna

Filed: For:

LOW-MAINTENANCE WATERMAKER

Batch No:

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PETITION TO REVIVE PATENT APPLICATION—FAILURE TO PAY ISSUE FEE UNINTENTIONAL (37 C.F.R. §§ 1.137(b) AND 1.316)

1. Applicant petitions for revival of this application.

CERTIFICATION UNDER 37 C.F.R. §§ 1.8(a) and 1.10*

(When using Express Mail, the Express Mail label number is mandatory; Express Mail certification is optional.)

I hereby certify that, on the date shown below, this correspondence is being:

MAILING

Ы	deposited with the United States Postal Service	ce in an envelope addressed to Commissioner for Patents, P. (U.
	Box 1450, Alexandria, VA 22313-1450		
	37 C.F.R. § 1.8(a)	37 C.F.R. § 1.10 *	
X	with sufficient postage as first class mail.	as "Express Mail Post Office to Addressee"	

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П	faceimile	transmitted to	the	Patent	and	Trademark	Office	(571/273-8300
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Debra L. Czapenski

(type or print name of person certifying)

* Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

(Petition to Revive Patent Application-Failure to Pay Issue Fee Unintentional [11-5]-page 1 of 4)

10/24/2006 AWDNDAF1 00000046 190310 10767119

Date: 10/17/2006

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10/24/2006 RMEBRAH1 00000069 190310

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2. Nat	ture of	the Abandonment
2		he communication from the PTO malled $09/27/2006$, it was noted this application is abandoned for:
	X	failure to pay the issue fee within the 3 month period from the date of the notice of allowance required by 37 C.F.R. § 1.316.
		failure to pay the balance of the issue fee within 3 months from the date of notification of the deficiency as required by 37 C.F.R. § 1.317.
		undersigned has reviewed his/her records and noted that the issue fee for application was not timely paid.
3. Dat	e of Fil	ling of This Petition After Abandonment
		(check all item which apply)
This	petition	is being filed:
[2	☑ with	nin 3 months after the applicant was first notified of abandonment
٠ ت] with	nin 1 year of the date of abandonment
NOTE:	the one a positi	rery limited conditions, a petition to revive for unintentional fallure to pay the issue fee may exceed year limit when abandonment is due to action or inaction by the applicant and the PTO performs we documented Official act which could lead a reasonable individual to conclude that the action tion was appropriate. Notice of Aug. 26, 1985 (1059 O.G. 4).
date	e in pay	in payment of the issue fee was unintentional. The entire delay from the due ying the required issue fees until the filing of this petition was unintentional. § 1.137(b)(3).
5. Pay	ment	
A KI	. Issu	ie Fee
NOTE:	to avoid by the to requiring (Comm' instance or the b the issu-	otice of Allowance requires the timely payment of the issue fee in effect on the date of its malling of abandonment of the application. In instances in which there is an increase in the issue fee ime of payment of the issue fee required in the Notice of Allowance, the Office will mail a notice grayment of the balance of the issue fee then in effect. See In re Mills, 12 USPQ2d 1847, 1848 of Pat. 1989). The phrase 'for failure to pay the issue fee or any portion thereof' applies to those in which the applicant fails to pay either the issue fee required in the Notice of Allowance walance of the issue fee required in a subsequent notice. In such instances, the reply must be the fee then in effect, if no portion of the issue fee was previously submitted, or any outstanding of the issue fee then in effect, if a portion of the issue fee was previously submitted.
	paym fee is	an application abandoned for failure to pay the publication fee, the required reply must include ent of the publication fee. Even if an application abandoned for failure to pay the publication being revived solely for purposes of continuity with a continuing application, the petition to under 37 CFR 1.137 must include payment of the publication fee." MPEP, § 711.03(c), Rev.
NOTE:	fee was	ition must contain or refer to payment of the issue fee then in effect, if no portion of the issue previously submitted, or any outstanding balance of the issue fee then in effect, if a portion sue fee was previously submitted. M.P.E.P., § 711.03(c), 7th Edition.
] has	been paid
X] is pa	aid herewith
	Desi	ity patent, 37 C.F.R. § 1.18(a), \$1,400.00—small entity \$700.00; ign patent, 37 C.F.R. § 1.18(b), \$800.00—small entity \$400.00; it patent, 37 C.F.R. § 1.18(c), \$1,100.00—small entity \$550.00)
		Fee \$ 700.00

U	Publication Fee (§ 1.18(d))	
	☐ has been paid	
	is paid herewith	\$ 300.00
6 . I	Petition fee (35 U.S.C. § 41(a)(7) and 37 C.F.R. § 1.17(m))	
NO	TTE: The fee for the petition to revive an application unintentuionally abandoned is \$1,210. 3 and 37 C.F.R. § 1.17(m).	5 U.S.C. § 41(a)(7)
	Application status is:	•
	Small business entity—fee	\$750.00
•	☐ A statement is enclosed.	
	A statement has been filed.	
	☐ Other than small entity—fee	\$1,500.00
	Fee	\$ <u>750.00</u>
	Total issue and petition fee to be paid	\$ 1,450.00
7. F	Payment of total fee:	V
KX	Authorization is hereby made to charge the amount of $\frac{1.450.0}{1.450.0}$	
	▼ to Deposit Account No. 19-0310	
	to Credit card as shown on the attached credit card information form PTO-2038.	authorization
WA	RNING: Credit card information should not be included on this form as it may become	e public.
KX	Charge any additional fees required by this paper or credit any overpmanner authorized above.	payment in the
	A duplicate of this paper is attached.	
	Showing Required When Petition Being Filed is More Than 3 Months For Abandonment or More Than 1 Year After Abandonment	m Notification
NOT	TE: The applicant must carry the burden of proof to establish that the "entire" delay, for the fee and the filing of a grantable petition, was unintentional regardless of the conginally resulted in the abandonment of the application. M.P.E.P., § 711.03(c), 8th	ircumstances that
	(complete the following, if applicable)	
	Because this petition is more than 3 months after the date the Office the applicant that the application is abandoned, applicant additional showing as to how the delay between the date the applicant was first the application is abandoned and the filing of this petition under 37 C.F. was unintentional. 62 Fed. Reg. 53,131, 53,159 (Oct. 10, 1997). § 711.03(c), 8th Edition, Rev. 2.	ally submits a st notified that F.R. § 1.134(b)
	Because this petition is more than 1 year after the date of abando application, applicant additionally submits further information as to w (or applicant's representative) first became aware of the abando application, and a showing as to how the delay in discovering the abando the application occurred despite the exercise of due care or diligent of the applicant (or applicant's representative). 62 Fed. Reg. 53,131, 10, 1997). See M.P.E.P., § 711.03(c), 8th Ed., Rev. 2. (Petition to Accept Delayed Payment of Issue Fee—Failure to Pay Unintentional [11-	then applicant nment of the ndoned status ce on the part , 53,159 (Oct.
	4 to record company approved to company to ray Originalitional [11.	-1- hride a a (1 4)

9. Terminal Disclaimer

NOTE: 37 CFR 1.37(c) requires that a petition under 37 CFR 1.137(b) be accompanied by a terminal disclaimer (and fee), disclaiming a period equivalent to that period of abandonment, regardless of the period of abandonment, in: (1) a design application; (2) a nonprovisional utility application filed before June, 1995; or (3) a nonprovisional plant application filed before June 8, 1995. Any terminal disclaimer pursuant to § 1.137(c) must also apply to any patent granted on any continuing application that contains a specific reference under 35 U.S.C. 120, 121, or 365(c) to the application for which revival is sought. The provisions of § 1.137(c) do not apply to lapsed patents or to applications for which revival is sought solely for purposes of copendency with a utility or plant application filed on or after June 8, 1995 or to reexamination proceedings.

A.

This utility/plant application was filed on or after June 8, 1995 and no terminal disclaimer is required.

			OR
В.		This application is:	
		☐ a design application	
		• ,,	pplication filed before June 8, 1995
			pplication filed before June 8, 1995
			nd the fee therefor, is attached.
		and a torrina disolatifici, al	d the lee therefor, is attached.
	10	117/2006	
Date: .	10/	17/2006	
			Signature of person making statement that abandonment was unintentional
			Itama an arish array of a second seco
			(type or print name of person making statement)
			Residence of person making statement
			·
			Λ
			11.
			$\mathcal{M} / \mathcal{M}$
			THUR 111
			SIGNATURE OF PRACTITIONER
Reg. I	Vo.:	22,611	THOMAS E. SCHATZEL
			(type or print name of practitioner)
Tel. N	o.: (408) 358-7733	
		(/ng) 358_7720	I AW OFFICE OF

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